

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re:

Chapter 7

TRANSCARE CORPORATION, et al.

Case No.: 16-10407 (SMB)
(Jointly Administered)

Debtors.

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SALVATORE LAMONICA, as Chapter 7

Adv. Proc. No. 18-1021

Trustee for the Estates of TransCare

Corporation, et al.,

Plaintiff,

v.

LYNN TILTON, PATRIARCH
PARTNERS AGENCY SERVICES, LLC,
PATRIARCH PARTNERS, LLC,
PATRIARCH PARTNERS MANAGEMENT
GROUP, LLC, ARK II CLO 2001-1,
LIMITED, ARK INVESTMENT PARTNERS
II, L.P., LD INVESTMENTS, LLC,
PATRIARCH PARTNERS II, LLC,
PATRIARCH PARTNERS III, LLC,
PATRIARCH PARTNERS VIII, LLC,
PATRIARCH PARTNERS XIV, LLC,
PATRIARCH PARTNERS XV, LLC,
TRANSCENDENCE TRANSIT, INC., and
TRANSCENDENCE TRANSIT II, INC.

Defendants.

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IT IS HEREBY STIPULATED AND AGREED by and between the undersigned attorneys
for (i) Plaintiff Salvatore LaMonica as Chapter 7 Trustee (the “Trustee”) of the jointly-
administered estates of TransCare Corporation, TransCare New York, Inc., TransCare ML, Inc.,
TC Ambulance Group, Inc., TransCare Management Services, Inc., TCBA Ambulance, Inc., TC

Billing and Services Corporation, TransCare Westchester, Inc., TransCare Maryland, Inc., TC Ambulance North, Inc., TransCare Harford County, Inc., TransCare Pennsylvania, Inc., TC Ambulance Corporation, and TC Hudson Valley Ambulance Corp. (collectively, “TransCare”), and (ii) Defendants Lynn Tilton, Patriarch Partners Agency Services, LLC, Patriarch Partners, LLC, Patriarch Partners Management Group, LLC, Ark II CLO 2001-1, Limited, Ark Investment Partners II, L.P., LD Investments, LLC, Patriarch Partners II, LLC, Patriarch Partners III, LLC, Patriarch Partners VIII, LLC, Patriarch Partners XIV, LLC, Patriarch Partners XV, LLC, Transcendence Transit, Inc., and Transcendence Transit II, Inc. (collectively, “Defendants”), that Defendants’ time to answer, move or otherwise respond to Plaintiff’s Complaint is hereby extended to and including April 30, 2018. Defendants have not requested any previous extensions of time to respond to the Complaint. Defendants waive any objections to and defenses concerning the sufficiency of service of process. The parties further agree that this stipulation may be executed in counterparts, all of which when signed shall constitute a single stipulation; and that facsimile and PDF copies of this stipulation and signatures thereon shall be valid and binding on the parties.

Dated: New York, New York
March 2, 2018

STORCH AMINI PC

PROSKAUER ROSE LLP

s/ Jaime Leggett

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Attorneys for Trustee

s/ Timothy Karcher

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Attorneys for Defendants

IT IS SO ORDERED:

/s/ Stuart M. Bernstein

Dated: March 5, 2018
New York, New York

United States Bankruptcy Judge